BILL NO. S-79-11-42

SPECIAL ORDINANCE NO. S-217-79.

AN ORDINANCE approving an Agreement to Purchase Real Estate by Eugen A. Bondarenko from the Board of Public Works.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE,

INDIANA:

repealed.

SECTION 1. That the Agreement to Purchase Real Estate dated

June 22, 1979, between the City of Fort Wayne, by and through its Mayor and the

Board of Public Works, and Eugen A. Bondarenko, for the purchase by Bondarenko

from the City of the following described real estate:

Lot 77, South 22.25' and Lot 78, North 21 2/3' LaSalle's Addition to the City of Fort Wayne, Allen County, Indiana

for the total cost of \$125.00, all as more particularly set forth in said agreement which is on file in the Office of the Board of Public Works, and is by reference incorporated herein, made a part hereof and is hereby in all things ratified, confirmed and approved.

SECTION 2: That Special Ordinance No. S-116-79 is hereby

 $\mbox{ SECTION 3: } \mbox{ That this ordinance shall be effective upon passage} \\ \mbox{ and approval by the Mayor.}$

my H. XI

APPROVED AS TO FORM & LEGALITY

William N. Salin, City Attorney

			y <u>U. Scln</u> ad the second time	-		
Committee on	Fun		(and the Cit			
recomme ndation) and Public Hearin	ng to be held	after due legal noti	ce, at the Cou	ncil Chambers,	
City-Count y Bui	lding, Fort Wayne	, Indiana, on	The last transport of	the	day	
of	, 19)_, at	o'clock	ME.S.T.		
DATE: /1-77-75				Charles W. atesterman = /2		
Read the	third time in full ar	nd on motion b	оу <u></u> <u> </u>	Pchm	ish ,	
seconded by			nd duly adopted, pl		ssage.	
PASSED (LOS	T) by the following	vote:				
	AYES	NAYS	ABSTAINED	ABSENT	TO-WIT:	
TOTAL VOTES				2		
BURNS	-			***************************************	-	
HINGA						
HUNTER						
MOSES		· · ·				
NUCKOLS					-	
SCHMIDT, D.						
SCHMIDT, V.						
STIER				-		
TALARICO			-	a . — —		
DATE:	12-11-78		Charles C). letester. ERK	man	
Passed an	d adopted by the C	Common Counc	eil of the City of Fo	rt Wayne, Indi	iana, as	
(ZONING MAP)	(GENERAL) (ANY	NEXATION) (SPECIAL) (A PPRO	PRIATION) OF	RDINANCE	
(RESOLUTION)	No. S-217-7	9 on the	(SEAL)	ay of Llee	ender, 1929	
Charles U	1. Westerman		Jam	es State	<u> </u>	
CITY CLE			PRESIDIN	NG OFFICER		
Presented	l by me to the Mayo	or of the City	of Fort Wayne, Ind	iana, on the	12-56	
day of	eccaher, 197	at the hour	of $2:30$ o'close	k	т.	
			CITY CL	W. Utesler ERK	mans	
Approved	and signed by me	this	th day of	Dece	urber, 19	
at the hour of	10 o'c	lock	——— M , I	7. T.		
			- Kal	with the	nstrong	
			MAYOR	•		

S-79-11-42

Bill No.		,			
		REPORT OF THE CO	OMMITTEE ON _	FINANCE	
We, your	Committee on	Finance	to whom	was referred ar	Ordinance .
	approving an	Agreement to P	urchase Rea	al Estate by E	ugen A.
	Bondarenko f	orm the Board o	f Public Wo	orks	
		- 1	•		
*					
	1				
					A*-
					
		der consideration	_	e to report back	to the Common
Council t	hat said Ordinanc	e	ASS.	- /	1 -
VIVIAN	G. SCHMIDT - C	HAIRMAN	_ Tii	vian) G. x	Christ
WILLIAM	T. HINGA - VI	CE CHAIRMAN	7.1	am / Huga	,
JAMES S	. STIER		_	- Stu	
JOHN NU	CKOLS		- -	La SKI	- Bol
DONALD	J. SCHMIDT	*		0 30	
	and the second s				v.v.
				URRED IN	
		DAIL	CHARLES	W. WESTERMAN, CITY	CU.

AGREEMENT TO PURCHASE REAL ESTATE (Junil 5-116-79 67-209-9 Form Approved By Allen County Ingiana Bar Assoc Fort Wayne Board of Reeltors,

BOARD OF PUBLIC WORKS, CITY OF FORT WAYNE,

The undersigned (hereinafter called "Buyer") offers to purchase, upon the terms and conditions set forth below, the real es LOT 77, SOUTH 22.25' AND LOT 78, NORTH 21 2/3' LASALLE'S ADDITION TO THE CITY OF FORT WAYNE, ALLEN COUNTY, INDIANA.

Such real estate is hereinafter called the "Real Estate". Its street address is 2106 SOUTH HANNA STREET

TERMS AND CONDITIONS

The terms and conditions of this Agreement ere as follows:

1. Purchase Price and Terms, The purchase price shall ba \$ 125.00, to be paid in accordance with the terms of Peragraph A __ (insert A. B. C or D):

A. Cash. The entire Purchase price shall be paid in cash.

of the purchase price in monthly payments of not less than \$ ___

- 8. Cash With New Mortgage. The entire purchase price shall be paid in cash, subject, how ever, to Buyer's being able to obtain within ...
- C. Cash, Subject To Existing Mortgage.. Buyer shall pay approximately \$ __ in cash and assume and agree to pay the unpaid balance of and to perform the provisions of, an
- D. Land Contract. Buyer shall pay \$ ____ ... In cash, upon the execution of a land contract acknowledging payment of that sum and calling for the payment of the remainder

per month, including _____ % interest computed ___

- The land contract is to be written upon the Allen County Indiana Bar Association form. All earnest money paid under this Agreement shall be deducted from any payment required to be paid in at the closing.
- 2. Trust and Assessments. Bover their desume and pays the states upon the Real Estate due and payshe in (May) (Rowmelber, 18.79...), and all subsequent taxes, If the tax rate is not finalized, the state of the Real Estate due and payshe in (May) (Rowmelber, 18.79...), and all subsequent taxes, If the tax rate is not finalized, the state of the Real Estate due and payshe in (May) (Rowmelber, 18.79...), and all subsequent taxes, If the tax rate is not finalized, the state of the Real Estate due and payshe in (May) (Rowmelber, 18.79...), and all subsequent taxes, If the tax rate is not finalized, the state of the Real Estate due and payshe in (May) (Rowmelber, 18.79...), and all subsequent taxes, If the tax rate is not finalized, the state of the Real Estate due and payshe in (May) (Rowmelber, 18.79...), and all subsequent taxes, If the tax rate is not finalized, the state of the Real Estate due and payshe in (May) (Rowmelber, 18.79...), and all subsequent taxes, If the tax rate is not finalized, the state of the Real Estate due and payshe in (May) (Rowmelber, 18.79...), and all subsequent taxes, If the tax rate is not finalized, the state of the Real Estate due and payshe in (May) (Rowmelber, 18.79...), and all subsequent taxes, If the tax rate is not finalized, the state of the Real Estate due and payshe in (May) (Rowmelber, 18.79...), and all subsequent taxes, If the tax rate is not finalized, the state of the Real Estate due and payshe in (May) (Rowmelber, 18.79...), and all subsequent taxes, If the tax rate is not finalized, the state of the Real Estate due and payshe is not finalized and payshe in (May) (Rowmelber, 18.79...), and all subsequent taxes, If the tax rate is not finalized and payshe is not fina
- 3. Possession, Possession of the Real Estate shall be delivered to Buyer on or before ... Rents, if any, shall be prorated as of the date of closing. Insurance shall (prorated) (cancelled) as of the date of closing. Seller will pay all charges for utility services furnished the Real Estate until the date possession is delivered.
- be ignorated (statement or or in our or in or
- 5. Use. Buyer represents that his intended use of the Real Estate requires a zoning classification of ____ ___, and on the date of closing the Real Estate shall be In a district permit-
- ng such use, Eernest Money, As earnest money, Buyer deposits with the Seller's agent named below the sum of \$ ______
 such agent additional earnest money in the sum of \$ ______ . Upon acceptance of this offer by Seller, Buyer will deposit with
- 7. Acceptance, If this offer is ecopted, it shall constitute an agreement between Buyer and Seller, binding and inviting to the benefit of them and their respective heirs and personal representatives. If, after acceptance, Buyer fails to complete the purchase as agreed, all eernest money shall be forefelted to Seller as liquidated durayer and Seller shall have no other remedy w or In equity.
- If this offer is not accepted in writing on or before ____, 19 _____, it shall then expire, and all earnest money shall be returned to
- 8. Other Terms:
- 9. Survey. Seller shall furnish at Seller's expense a certificate of survey of the Real Estate showing the dimensions thereof and the location of all improvements, building lines and ease as of the date hereof. The survey shall include the setting or locating of corner stakes or pins.
- Abstract of Title, Prior to closing Seller shall furnish at Seller's expense a properly prepared Abstract of Title for the Real Estate, continued to e date after the "set of this Agreement, disclosing a marcetable title in Seller's Europe will have the abstract examined by his stormery and will submit a legal opinion for benroon without unreasonable delay. Seller will have a "amonable time to meet such reconstruction," I am may be necessary to conder marketable, that title to the Real Estate according to the Standard of Marketable (in other tack) and a many be necessary to conder marketable in title to the Real Estate according to the Standard of Marketable (in other tack) and the seller's according to the Standard of Marketable (in other tack). a reasonable time to meet such requirements, if any, as may be necessary to render marketable his title to the Real Estate according to the Standards of F Title as adopted by the Allen County Indiana Bar Association. ABSTRACT, IF ANY, WILL NOT BE BROUGHT TO DATE
- 11. Closing. This transaction shall be closed as soon as title to the Real Estate meets necessary legal requirements and Buyer obtains the necessary financing, if eny, as hereinabove provided.

 At closing, Buyer shall make payment of the purchase price as provided in Section 1 above, and Seller shall deliver to Buyer a properly prepared and executed General Warranty Deed or Land Contract, conveying or contracting to convey the Real Estate and all improvements thereon in the same condition they now are, usual wear and tear excepted, The deed shall be accompanied by a Closing Affidavit. Seller shall assume the risk of loss or damage to the Real Estate and all improvements thereon until the delivery of the General Warranty Deed or Land octoract. In the extent the Real Estate and all improvements thereon cannot be conveyed or contract to be conveyed to Buyer in substantially their present condition, usual wear and tear excepted, this Agreement, at Buyer's election, shall not be binding upon Buyer, and earnest money deposited hereunder shall be returned to Buyer without delay. 12. Miscellaneous. Buyer has personally inspected and examined the Real Estate and makes this offer in good faith. All the terms and conditions ere stated herein, there being no verbal
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PHONE:X

ACCEPTANCE BY SELLER

The undersigned Seller accepts the above offer and agrees with its terms and conditions, Seller also agrees to pay its agent named below a commission of S cted from the first payment made to Seller, Seller elso authorizes its agent to hold all money deposits in escrow until the closing of this transaction.

This acceptance is subject, nevertheless, to the conditions, if any, immediately following

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AGENT OF SELLER

As agent for Seller, the undersign eipt of earnest money deposited with him in the following amounts and on the dates indicate

Agent